

WEATHER—FAIR AND COLDER.

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12 PAGES

The



World.

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PRICE ONE CENT.

NEW YORK, TUESDAY, FEBRUARY 19, 1901.

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# PHILBIN'S STRONG APPEAL TO GOOD CITIZENS.

## POWERFUL VICE COMBINE

### KENNEDY'S JUDGE GETS ANONYMOUS LETTERS.

Justice Fursman Makes the Announcement at the Close of a Favorable Day in the Defense of Dolly Reynolds' Alleged Slayer.

Aged Mother of Dentist Takes the Stand in Effort to Save Her Son and Then Falls Weeping Into His Outstretched Arms.

Dr. Samuel J. Kennedy, on trial a second time for the murder of Dolly Reynolds, mingled his tears with those of his aged mother to-day after she had left the witness stand and tottered to his arms. The wife of the accused man wept too, and nearly every eye in court was moist. It was the most pathetic and dramatic scene of the trial, and the spectacle of the infirm, gray-haired woman on the stand adding in establishing the alibi upon which her son's life depends was one to be long remembered.

Before the close of court to-day Justice Fursman said he had received several anonymous letters and knew that at least one juror had received one. He admonished the jurors that these letters were "improper" and that they must pay no attention to them.

Daniel S. Melville, the New Dorp plumber, who, despite a subpoena, went to Florida and was brought back to-day, was sharply rebuked by Justice Fursman, who committed him to custody until to-morrow, when he must show why he should not be punished for contempt of court.

A cabman testified that he drove Dolly Reynolds and a man from the Grand Hotel to Martin's restaurant on the night before the murder. The man was not Dr. Kennedy. Other witnesses gave testimony to show that the dentist could not have been the man who slew the young woman.

Miss Hanratty on the Stand.

Miss Hanratty resumed the chair as soon as Justice Fursman adjourned. She was examined on direct testimony, last night, stating that she had attended a wedding reception at the Sea View Bowling Club and left on the morning of Aug. 16 and met Dr. Kennedy near the New Dorp Cemetery at 2:45 A. M.

Miss Hanratty is a frail, delicate little woman, with a very small voice. She had to be admonished to speak louder.

At the Cemetery Gate.

Q. Why did you stop at the cemetery gate that morning? A. To say good-by to some folks. There is a road there to the light-house, where those folks lived.

Q. How many times have you been in Kennedy's home? A. I have never been there.

Witness did not personally know Kennedy, and she had only known Mrs. Kennedy about three weeks. She had been introduced on the Staten Island boat by Mr. Purcell. She had known Mr. Purcell a long time, but had only talked of the case twice.

Q. On this night you say you saw Dr. Kennedy? Now how many times had you seen him before? A. Quite a number.

Q. When you saw Dr. Kennedy at the cemetery gate, what was he doing? A. He was walking fast.

Q. How was he dressed? A. He had a light shirt on and his coat and vest were open. In his hand he had a large white handkerchief.

Q. What kind of a hat did he wear? A. I didn't notice.

Q. What made you take notice of his wearing apparel? A. Well, he looked so tired.

Q. How do you fix the time when you left the wedding reception? A. Well, I didn't want to go home, and I asked some one the time. He said 5:30 o'clock.

Fixing the Time.

Q. You can't fix the hour you were at the cemetery gate, can you? A. No, only by my own clock at home.

Q. You knew Dr. Kennedy was tried

(Continued on Second Page.)



MISS ALICE HANRATTY

She declares she met Dr. Kennedy at 2:45 A. M. at New Dorp.

### KIDNAPPER CAUGHT BY OMAHA POLICE.

One of Gang That Carried Off Young Cudahy Is in Jail.

(Special to The Evening World.)

OMAHA, Feb. 19.—The solution of the Cudahy kidnapping mystery is not far off. One of the band who stole the millionaire pork packer's son is in jail here.

Chief Donahue says the name of the Cudahy suspect is James Callahan, living near Fifty-third street and Poppleton avenue, a point near the Schneider wind cottage, in which young Cudahy was imprisoned.

The prisoner was taken to Chief Fitzpatrick's office for a conference to-day. He was proffered immunity and part of the reward to tell the whole story of the kidnapping plot and help turn down his "pals." The man is firm

in the conviction that there is not evidence enough to convict him and is holding out.

Attempts to solve the identity of the prisoner are met with strenuous denial from the police that they have made any progress in the case. Chief Fitzpatrick's mysterious prisoner is not a suspect, but was an actual participant in the kidnapping of young Eddie Cudahy.

Edward Cudahy, Jr., this afternoon positively identified the prisoner. He said:

"This is the man who asked me to get into the wagon. There is no doubt about it. He is the man."

Edward Cudahy, the millionaire, who paid \$25,000 in gold for the release of his son, said this afternoon that the man under arrest had been identified by his son as the man who accosted him in front of the Cudahy residence, and who kept him company in the house to which he was driven on the night of the abduction.

Mr. Cudahy said the prisoner also had been identified by one of his servants, who saw the letter demanding the ransom.

### EDWIN GOULD HELD BY COURT.

NEW ORLEANS, Feb. 19.—Deputy United States Marshal Galbreath, who is a negro, managed to get into Edwin Gould's apartments in the St. Charles Hotel here to-day and serve him with a summons to appear in a suit against the Texas and Pacific Railroad.

Galbreath knocked at Mr. Gould's door and as the valet opened it the marshal stepped in, explaining his mission. Mr. Gould ran in from an adjoining room clad only in his night robe.

He protested against the intrusion, but the marshal began reading the summons and Mr. Gould was forced to listen and accept service.

A number of railroad land grant settlers throughout the State had taken advantage of Mr. Gould's presence in the city to file a suit against the railroad, owned by the Goulds to determine whether or not they had valid and legal titles to their lands. They all joined in one suit.

Edwin Gould will now have to appear in court here before the Federal court, and a date for the hearing of the trial will have to be set.

### MADE SPEEDWAY OF BROADWAY.

Four men, who apparently have no fear of the police, and not much respect for human lives and limbs, amused themselves a part of the afternoon by converting Broadway into a speedway and running heat races in automobiles.

Their vehicles were runabouts, and they ran in heats from Thirty-fourth street, where they were scored for a start, to the Circle at Fifty-ninth street.

Pedestrians on the sidewalk were thrown into paroxysms of excitement, but the police viewed the dangerous sport with passive interest. At 4 o'clock they had not been arrested and their identity had not been disclosed.

They had at that hour passed out of the sight of Broadway promenaders, but were expected back in a few minutes.

A large crowd congregated about the starting point anxious to get a view of the start for the next heat.

### TWO NEW POLICE CAPTAINS; KILLELEA IS PENSIONED OFF.

Two police captains were created this afternoon by the Police Commissioners in executive session. A roundsmen was promoted to sergeant and Capt. Thomas Killelea was retired on an annual pension of \$1,575.

The new captains are Francis A. O'Connell, member of Chief Devery's staff, and Michael Devaney, of the Atlantic Ocean, and Michael Devaney, the new sergeant is Michael Robertson, a roundsmen of the West One Hundred and Fifty-second street station, Manhattan.

Andrew L. Cahill, a policeman attached to the West Twenty-ninth street station, was dismissed from the force.

Capt. Turner was assigned to the Old slip station, made vacant by Killelea's retirement.

### THREE SMALL-POX CASES IN HARLEM.

Three small-pox patients, two men and a woman, were taken to the Health Board to-day. They were immediately quarantined in the Health Board was notified and the institution the primary fund given. The patients in the dispensary and the clinic in the hospital were vaccinated at once.

### BADLY BURNED BY FALL INTO FIRE.

Thomas Smith, twenty-eight years old, a native of Ireland, while leaning over a boiler at Washington and Columbia street, has mislaid his footing and fell face downward into the furnace. He was terribly burned about the arms and was taken to Bellevue Hospital.

### CHINESE AGREE TO TERMS OF NOTE.

Court Agrees to Inflict Punishments Decried by Envoys — Washington Acts.

PARIS, Feb. 19.—A Havas Agency despatch from Peking says Li Hung Chang and Prince Ching have informed the Legations that the Court agrees to inflict the punishments demanded.

### UNITED STATES TO ACT ALONE.

Cabinet Decides to Protest to Powers Against Expedition in China.

(Special to The Evening World.)

WASHINGTON, D. C., Feb. 19.—President McKinley and his Cabinet decided to-day to refrain from joining with the Germans in any expedition in China.

A note will be prepared and sent by Secretary Hay to the powers stating that the United States looks with disfavor upon any expedition which may cause uprisings in China, and that under no circumstances will troops of the United States co-operate with those of the other countries. A member of the Cabinet said immediately after the meeting:

"There will be no attempt made to dictate to or control the action of Germany and the other powers. The United States will act alone in this matter if necessary."

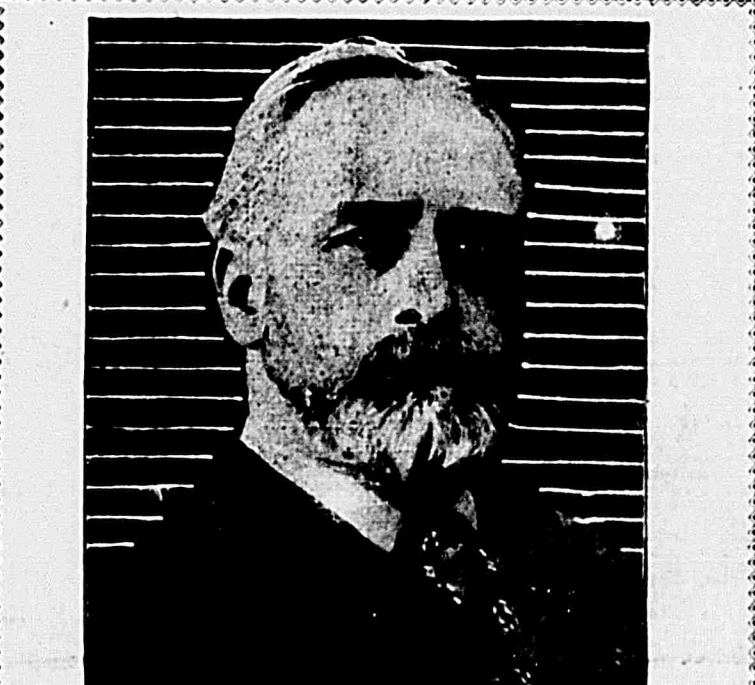
Secretary Hay will send a note to the powers defining the position of the United States with reference to China. We do not believe that any expedition is necessary or wise at this time. Such has been our information from Gen. Caffee."

Secretary Hay said despatches had been received from Minister Conger confirming the press despatches regarding the plans of Count Waldersee.

THREE ADMIRALS IN ASIA.

Rear-Admiral Frederick Rodgers will sail as soon as possible for the Far East, where his ship, the New York, will be

### District-Attorney Says He Is Opposed by Strongest Combination of Wealth and Power in the City.



DISTRICT-ATTORNEY PHILBIN.

### "EVIDENCE WILL CONVICT."

BY DISTRICT-ATTORNEY PHILBIN.

This raid was made on evidence furnished to the District-Attorney's office by the Tammany Committee of Five. Mr. Nixon and I have been watching the place for more than one month and did not make the raid until we had all the evidence in hand to warrant a successful prosecution. The pool-room is one of the largest in town and gambling has flourished there for a long time. The pool-room is one of a combine. It is run by two well-known bookmakers.

BY DISTRICT-ATTORNEY PHILBIN.

Justice Jerome's examination of witnesses lasted three hours. They were questioned as to their membership in the club, whether it held regular monthly meetings, if they had keys, whether or not they were frequent visitors to the clubroom and if they had seen betting there on horse races.

It's Like Feudal Times.

One of the officials most intimately connected with the legal execution of the raid said to The Evening World representative just previous to the hearing in Justice Jerome's chambers:

"It looks as if we have been forced by present conditions to resort to the practice of feudal days, when a Magistrate issued his own warrants, took part in the service of them and then organized a court to take testimony from the prisoners and bring information from them."—STATEMENT OF A HIGH OFFICIAL ENGAGED IN THE POOLROOM RAIDS.

### WHO IS THE MAN?

District-Attorney Philbin is seeking evidence in his pool-room raid against a man who—

IS A HIGH CITY OFFICIAL.

Protects the gamblers of this city.

Pockets a big "rake-off" for this protection.

Has exclusive control of west side pool-rooms and gambling houses.

Frequented the Dey street resort raided by Philbin.

### GOT THE SON; WANTED FATHER

Lawyer Samuel Sturtz made a motion before Judge Conlan in the City Court to-day to have Joseph M. Campbell punished for contempt of court. It was asserted during the argument that Campbell was the man who furnished bail for Fayne Moore, when she was arrested with her husband some time ago for attempting to blackmail Martin Mahon, proprietor of the New Amsterdam Hotel, at the Grenobles Hotel.

Campbell was recently brought up on supplementary proceedings and it developed that he was the Campbell who went on Fayne Moore's bond. He said that his father, who lived in San Francisco, was the person they were after. The case was adjourned for three weeks.

Fayne Moore is on the stage somewhere, her husband is serving a nine-month term in Sing Sing and Mahon is dead.

"THE PEOPLE of New York have no idea what I am bucking against. I am up against the strongest combination of brains and wealth that ever existed in this city."

District-Attorney Philbin made the above statement late this afternoon. He stated that he was determined vice should be rooted out and all offenders would be brought to trial. The following statement was also issued:

"The District-Attorney desires to give warning to all persons who frequent pool-rooms and all other places where the law is being violated that they may be called upon at any time to testify and give evidence before the Grand Jury or a Magistrate as to such places."

"The District-Attorney is of the opinion that this is the more effective way to obtain the evidence in such cases, to ascertain the names of patrons and cause some of them to testify."

"The District-Attorney has the power to issue subpoenas in a proceeding to obtain a warrant for the purpose of showing whether or not cause exists for the issuing of one."

A secret hearing was held in Justice Jerome's chambers in the Criminal Court Building to-day, and six men, who were caught in the pool-room raid, were escorted to the chamber by as many detectives. District-Attorney Philbin and his head assistant, Mr. Schurman, also entered and the doors were barred against reporters.

Mr. Schurman bluntly and frankly said that the inquiry before Justice Jerome was not in the cases of "Ridge" Leven nor Stedeker, the reputed owners of the Dey street place, but an inquiry along the lines above indicated.

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"What is the result for this procedure? Well, what can be accomplished by securing the conviction of a gambling-house keeper? That will not stop 'protected vice.' Broadway is supposed to be the dividing line between the gambling interests."

THE POSITION IS THAT IT IS A PERSON of equal political prominence with the east-side leader. The point is to make a case against the men and not against the little fellows who contribute to their pockets."

It came out to-day also that Recorder Goff was the man who planned the new system of pool-room raids. When Chairman Nixon of the Tammany Committee of Five, convinced that District-Attorney Philbin had a prominent city official was financially interested in the gambling resort at 29 Dey street Mr. Philbin went to Recorder Goff for advice as to how he could secure evidence that would lead to the issuance of a warrant and a conviction.

Goff Planned Raid.

The Recorder suggested the raid as it was carried out yesterday. Mr. Philbin went at once before Magistrate Deane and swore out a warrant for John Doe. The Leven and Stedeker were not the men sought in plain from the warrant.

For over a month both have been known to Mr. Nixon and the District-Attorney as the reputed proprietors of the place. If they were sought the warrant would be real one.

IN YOUR SLEEP PALE AND UNCERTAIN DALLAN-TINER INDIA PALE OR OLD BURTON ALB will trip to real one.